UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON

08 - 14886

In re: Carol Maye Cook	Case No.
	CHAPTER 13 PLAN
	X ORIGINAL AMENDED
Debtor(s).	Date: July 31, 2008

1. Plan Payments:

No later than 30 days after the filing of the Plan or the order for relief, whichever date is earlier, the Debtor(s) will commence making payments to the Trustee as follows:

- A. AMOUNT: \$100 MONTHLY
- B. TAX REFUNDS: Debtor(s) __ COMMITS; X _ DOES NOT COMMIT; all tax refunds to funding the Plan. Committed refunds shall be paid in addition to the plan payment stated above. If no selection is made, tax refunds are committed.
- C. PAYMENTS: Plan payments shall be deducted from the Debtor(s) wages unless otherwise agreed to by the Trustee or ordered by the Court.
- D. OTHER:

2. Plan Duration:

Debtor(s) estimate the Plan will run approximately <u>36</u> months. Plan may be extended up to 60 months after the first payment is due if necessary to complete the Plan. AFter 36 months, said plan period shall terminate when all priority income taxes are paid in full and administrative expenses including attorney fees, provided said period shall not exceed 60 months.

3. <u>Distribution of Plan Payments</u>:

The Trustee shall disburse funds received in the following order:

- A. ADMINISTRATIVE EXPENSES:
 - 1. Trustee. The percentage set pursuant to 28 USC §586(e).
 - 2. Other administrative expenses. As allowed pursuant to 11 USC §§ 507(a)(2) or 707(b).
 - 3. <u>Attorney's Fees</u>: Original attorney's fees of \$ <u>1,800.00</u>; of which \$1400.00 remains unpaid. Said fees shall be paid prior to all creditors.
- B. CURRENT DOMESTIC SUPPORT OBLIGATION: Payments to creditors whose claims are filed and allowed pursuant to 11 USC § 502(a) or court order as follows (if left blank, no payments shall be made by the Trustee): NONE

Creditor	Monthly Payment	
-NONE-	_ \$	
		

- C. SECURED CLAIMS: Payments to creditors whose claims are filed and allowed pursuant to 11 USC § 502(a) or court order, as stated below. Unless ranked otherwise, payments to creditors will be disbursed at the same level. Secured creditors shall retain their liens until the payment of the underlying debt, determined under nonbankruptcy law, or discharge under 11 USC § 1328, as appropriate. Secured creditors, other than current mortgage payments and continuing payments and except as provided in 26 USC § 6621(a)(2) and 11 USC § 1322(b)(2) as limited by 11 USC § 1325(a), will be paid the amount of their claim or the value of their collateral, whichever is less, plus per annum uncompounded interest from the Petition filing date. Interest rate and monthly payment in the Plan control unless a creditor timely files an objection to confirmation. Value of collateral stated in the Proof of Claim controls unless otherwise ordered following timely objection to claim. The unsecured portion of any claim shall be paid as a nonpriority unsecured claim unless entitled to priority by law. **Any creditors holding allowed secured claims not specified below shall not receive payment from the Trustee.** If the interest is left blank, the applicable interest rate shall be 12%.
 - 1. Payments That Will Continue Beyond The Term Of The Plan (Interest included in payments at contract rate, if applicable):

Rank	<u>Creditor</u>	Nature of Debt	Property	Monthly Payment
	-NONE-			\$

2. Mortgage Arrearage/Property Tax Arrearage Payments:

<u>Rank</u>			<u>Creditor</u> NONE-		<u>Prope</u>	rty	\$	Arrears to be <u>Cured</u>	Interest <u>Rate</u>	_ %
	3. Other Clai	ms Secure	ed by Personal Prope	<u>erty</u> :						
use of the	t balance as sta he debtor(s) w ng the filing da the Trustee as	ithin 910 ate of the last specified	sent to the alternative Proof of Claim for days preceding the Petition as follows. If no amount is specific contractual balan	a purchase-mo filing date of t Debtor(s) stipu exified, the Tru	ney se he Peti llate th	curity interest in an tion or in other per at pre-confirmation	y motor vehi sonal propert adequate pro	cle acquired for y acquired within otection payment	the personal n one year ts shall be	
<u>Rank</u>	l Per	Equal riodic rment	<u>Creditor</u> NONE-		Descri of Collat			Confirmation ate Protection <u>Payment</u>	Interest Rate	_ %
		the court.	Alternative Treatm						ent filed wit	h
Rank	Per		Creditor NONE-	Debto Valu <u>Collat</u>	ie of	Description of Collateral		Confirmation nate Protection <u>Payment</u>	Interest <u>Rate</u>	_ %
the Peti	ng the filing dation. Debtor(s	ate of the l	red claims are not petition and are not that pre-confirmation shall pay the amount	for other person adequate pro	onal protection	operty acquired wit n payments shall be	hin one year paid by the	preceding the fil	ling date of	
<u>Rank</u>	l Per	Equal riodic	<u>Creditor</u>	Debte	or(s) ie of	Description of <u>Collateral</u>	Pre-	Confirmation ate Protection <u>Payment</u>	Interest <u>Rate</u>	
	\$	<u> </u>	NONE-	\$			_ \$. %
11 E.	USC § 507(a) NONPRIORI	TY UNSE	Payment in full, on a CURED CLAIMS: secured claims as fo	From the bala						
<u>Rank</u>	1. Specially Creditor -NONE-	Classified		t of Claim	Perc	y prior to other non entage to be Paid	Reason f	or Special Clas	<u>sification</u>	
	no less than to (a). % profession (b). Pure no f	the Applicated to unsuant to 1 sewer than	Claims. The Debtor able Commitment P ecureds: 100% I USC § 1325(b), de36 months total asecured claims. Pla	reriod of either Ol ebtor(s) projec s \$ 0.00 , ar	36 or R ted dis	60 months as stated posable income dur ess than that total a	the low (choosing the application)	ose a. or b., but cable commitme be distributed to	not both): ent period of allowed	

may vary depending upon funds available after payments required under Paragraphs 3A-3E1 and upon total of

4. <u>Secured Property Surrendered</u>:

claims filed.

[Local Bankruptcy Form 13-3]

The secured property described below will be surrendered to the following named creditors on confirmation. Upon confirmation, all creditors to which the debtor is surrendering property pursuant to this paragraph are granted relief from the automatic stay to enforce their security interest against the property including taking possession and sale.

<u>Creditor</u>	Property to be Surrendered
-NONE-	

5. Executory Contracts and Leases:

The Debtor(s) will assume or reject executory nonresidential contracts or unexpired leases as noted below. Assumption will be by separate motion and order, and any cure and/or continuing payments will be paid directly by the Debtor(s) under Paragraph 6, unless otherwise specified in Paragraph 10 with language designating that payments will be made by the Trustee, the amount and frequency of the payments, the ranking level for such payments with regard to other creditors, the length of the term for continuing payments and the interest rate, if any, for cure payments. Any executory contract or unexpired lease not assumed pursuant to 11 USC § 365(d) is rejected. If rejected, the Debtor(s) shall surrender any collateral or leased property and any duly filed and allowed unsecured claim for damages shall be paid under paragraph 3E2.

 Contract/Lease
 Assumed or Rejected

 TRINITY PROPERTY MGMT Where debtor resides
 Assumed

6. Payments Made by Debtor(s) and not the Trustee:

The following creditors shall be paid directly by the Debtor(s) according to the terms of the contract or support or withholding order, and shall receive no payments from the Trustee. (Payment stated shall not bind any party)

A. DOMESTIC SUPPORT OBLIGATIONS: The claims of the following creditors owed domestic support obligations shall be paid directly by the Debtor(s) as follows:

Creditor -NONE-	Current Monthly St	upport Obligation Montl	hly Arrearage Payment
B. OTHER DIRECT F	PAYMENTS:		
<u>Creditor</u> -NONF-	Nature of Debt	Amount of Claim	Monthly Payment

7. Revestment of Property:

Unless otherwise provided in Paragraph 10, during the pendency of the plan all property of the estate as defined by 11 USC § 1306(a) shall remain vested in the Debtors, except that earnings and income necessary to complete the terms of the Plan shall remain vested in the Trustee until discharge. The Debtor(s) shall not, without approval of the Court, sell or otherwise dispose of or transfer real property other than in accordance with the terms of the confirmed Plan.

8. Liquidation Analysis Pursuant to 11 USC § 1325(a)(4)

No less than \$<u>0</u> shall be distributed to priority and nonpriority unsecured claims. Under 11 USC §§ 1325(a)(4) and 726(a)(5), interest on allowed unsecured claims under Paragraphs 3D and 3E shall be paid at the rate of __ % per annum from the Petition filing date (no interest shall be paid if left blank).

9. Certification:

- A. The Debtor(s) certifies that all post-petition Domestic Support Obligations have been paid in full on the date of this Plan and will be paid in full at the time of the confirmation hearing. Debtor acknowledges that timely payment of such post-petition Domestic Support Obligations is a condition of Plan confirmation pursuant to 11 USC § 1325(a)(8).
- B. The Debtor(s) or their attorney certifies that this Plan does not alter the provisions of Local Bankruptcy Form 13-3 except as follows:

/s/ Richard D. Granvold	/s/ Carol Maye Cook	xxx-xx-8786	July 31, 2008
Richard D. Granvold 16903	Carol Maye Cook	Last 4 digits SS# Birthdat	e Date
Attorney for Debtor(s)	DEBTOR	-	
•			
July 31, 2008			
Date			